AO 472 (Rev. 3/86) Order of Detention Pending Trial

	UNITED S	TATES DISTRICT	Court	U.S. DISTRICT COUNT	
		District of	NEBR	DISTRICT OF NEBRASINA ASKA	
	UNITED STATES OF AMERICA		****	2006 DEC 19 PM 5: 48	
•	V. DANA B. BURKHOLDER, III Defendant	ORDER OF DETI Case Number: 4:	ENTION PEND :02CR3062	ING REYOCATION HRG.	
In a	ccordance with the Bail Reform Act, 1	8 U.S.C. § 3142(f), a detent	tion hearing ha	as been held. I conclude	
that the following facts require the detention of the defendant pending trial in this case.					
(1)	The defendant is charged with an offense described or local offense that would have been a federal offe a crime of violence as defined in 18 U.S.C. § 3 an offense for which the maximum sentence is an offense for which a maximum term of impri	Part I—Findings of Fact I in 18 U.S.C. § 3142(f)(1) and has be sense if a circumstance giving rise to form 156(a)(4). It is a simple of the simple of th	een convicted of a ederal jurisdiction	☐ federal offense ☐ state had existed that is	
(e) L	a felony that was committed after the defendant \$ 3142(f)(1)(A)-(C), or comparable state or local loca	al offenses. I while the defendant was on release nee the date of conviction	pending trial for a release of the defe	federal, state or local offense. endant from imprisonment	
	Findings Nos. (1), (2) and (3) establish a rebuttable safety of (an) other person(s) and the community. I	further find that the defendant has n	mbination of condi	tions will reasonably assure the sumption.	
Alternative Findings (A) [1] (1) There is probable cause to believe that the defendant has committed an offense					
(ı) (ı)]	I here is probable cause to believe that the defendar for which a maximum term of imprisonment of	it has committed an offense ten years or more is prescribed in			
[(2)]	under 18 U.S.C. § 924(c).	-		·	
(2) t	The defendant has not rebutted the presumption established by finding 1 that no condition or combination of conditions will reasonably assure the appearance of the defendant as required and the safety of the community.				
Alternative Findings (B)					
	(1) There is a serious risk that the defendant will not appear. (2) There is a serious risk that the defendant will endanger the safety of another person or the community.				
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I find derance of	that the credible testimony and information submit the evidence that	en Statement of Reasons for Det ted at the hearing establishes by A	/	ncing evidence a prepon-	
	Part III	Directions Degarding Detartion			
reasonable Governmen	fendant is committed to the custody of the Attorney on the practicable, from persons awaiting or serving sopportunity for private consultation with defense of, the person in charge of the corrections facility should be something. December 19, 2006	entences or being held in custody per	ve for confinement ending appeal. The United States or or ed States marshal for	e defendant shall be afforded a n request of an attorney for the or the purpose of an appearance	
December 19, 2006 Date Date Signature of Judicial Officer					
		David L. Piester, U	J.S. Magistrate Jud	ge	
		Name and Title	of Judicial Officer		

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).